

04/15/200 01 FC:281



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REJECTION OVER A PENDING SECOND	APPLICATION	660-015	h()
In re Application of: Spencer A. Rathus et al.		~ Y	Disdoure Disdoure
Application No.: 09/769,134		GL	a Journa
Filed: 1/25/2001		1 [Disde
For: METHOD AND APPARATUS FOR ACCESSING ELEC	TRONIC DATA VIA A FAMILIAR		
The owner*, Jeffrey S. Nevid , of 33.3 disclaims, except as provided below, the terminal part of application, which would extend beyond the expiration of 156 and 173 as shortened by any terminal disclaimer fissecond Application Number 09/769,134 , fill second application. The owner hereby agrees that any enforceable only for and during such period that it as commonly owned. This agreement runs with any patent the grantee, its successors or assigns. In making the above disclaimer, the owner does the instant application that would extend to the expiration 154 to 156 and 173 of any patent granted on the second filed prior to the patent grant, in the event that any such fee, is held unenforceable, is found invalid by a court whole or terminally disclaimed under 37 CFR 1.321, he reissued, or is in any manner terminated prior to the exterminal disclaimer filed prior to its grant.	f the statutory term of any parate of the full statutory term of led prior to the grant of any parate on January 25, 2001, of a patent so granted on the irrind any patent granted on the granted on the instant applies and disclaim the terminal paranted application, as shortened granted patent: expires for far of competent jurisdiction, is as all claims canceled by a residue of the full statutory terms.	tent granted on the in- lefined in 35 U.S.C. 1 patent granted on per- legion patent on the per- legion and is binding and the second application cation and is binding and the second application and the	nstant 154 to Inding In
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REJECTION OVER A PENDING SECOND	APPLICATION	660-015		
In re Application of: Spencer A. Rathus et al.				
Application No.: 09/769,134				
Filed: 1/25/2001				
For: METHOD AND APPARATUS FOR ACCESSING ELEC	CTRONIC DATA VIA A FAMILIAR	PRINTED MEDIUM		
The owner*, Lois Fichner-Rathus , of 33.3 disclaims, except as provided below, the terminal part of application, which would extend beyond the expiration of 156 and 173 as shortened by any terminal disclaimer if second Application Number 09/769,134 , fill second application. The owner hereby agrees that any enforceable only for and during such period that it a commonly owned. This agreement runs with any patent the grantee, its successors or assigns. In making the above disclaimer, the owner does the instant application that would extend to the expiration 154 to 156 and 173 of any patent granted on the secon filed prior to the patent grant, in the event that any such fee, is held unenforceable, is found invalid by a count whole or terminally disclaimed under 37 CFR 1.321, he reissued, or is in any manner terminated prior to the exterminal disclaimer filed prior to its grant. Check either box 1 or 2 below, if appropriate.	of the statutory term of any paralate of the full statutory term of liled prior to the grant of any period on January 25, 2001, of any patent so granted on the irrind any patent granted on the transfer on the instant applied on the instant applied on the full statutory terms and application, as shortened granted patent: expires for fatt of competent jurisdiction, is as all claims canceled by a residue of the full statutory.	tent granted on the instant lefined in 35 U.S.C. 154 to patent granted on pending any patent on the pending instant application shall be ne second application are cation and is binding upon int of any patent granted on a defined in 35 U.S.C. by any terminal disclaimer illure to pay a maintenance is statutorily disclaimed in seexamination certificate, is		
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John W. Olivo, Jr.				
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REJECTION OVER A PENDING SECOND A	APPLICATION	660-015		
In re Application of: Spencer A. Rathus et al. Application No.: 09/769,134				
Filed: 1/25/2001 For: METHOD AND APPARATUS FOR ACCESSING ELECTRONIC DATA VIA A FAMILIAR PRINTED MEDIUM				
The owner*, Spencer A. Rathus , of 33.3 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 09/769,134 , filed on January 25, 2001 , of any patent on the pending second application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.				
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.				
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